

1 DOUGLAS H. WIGDOR (NY SBN 2609469)
2 dwigdor@wigdorlaw.com
3 MEREDITH A. FIRETOG (NY SBN 5298153)
4 mfiretog@wigdorlaw.com
5 MONICA HINCKEN (NY SBN 5351804)
6 mhincken@wigdorlaw.com
7 (All admitted *pro hac vice*)

8 **WIGDOR LLP**
9 85 Fifth Avenue, Fifth Floor
10 New York, NY 10003
11 Tel.: (212) 257-6800
12 Fax.: (212) 257-6845

13 ROBERT J. GIRARD II (BAR NO. 216949)
14 rgirard@girardbengali.com

15 OMAR H. BENGALI (BAR NO. 276055)
16 obengali@girardbengali.com

17 **GIRARD BENGALI, APC**
18 355 S. Grand Street, Suite 2450
19 Los Angeles, CA 90071
20 Tel.: (323) 302-8300
21 Fax.: (323) 302-8310

22 *Attorneys for Plaintiff Chanaaz Mangroe p/k/a Channii Monroe*

23 **UNITED STATES DISTRICT COURT**
24 **CENTRAL DISTRICT OF CALIFORNIA**

25 CHANAAZ MANGROE
26 p/k/a Channii Monroe,

27 Plaintiff,

28 vs.

29 TERIUS GESTEELDE-DIAMANT
30 p/k/a "THE-DREAM"; CONTRA
31 PARIS, LLC; and EPIC RECORDS,

32 Defendants.

33 Case No. 2:24-CV-04639-SPG-PVC

34 **NOTICE OF PLAINTIFF'S
35 MOTION TO AMEND THE CASE
36 CAPTION TO CORRECT
37 DEFENDANT EPIC RECORDS'
38 NAME**

39 **Hearing:**

40 Date: August 28, 2024

41 Time: 1:30 p.m.

42 Location: Courtroom 5C

43 Judge: Hon. Sherilyn Peace Garnett

44

45 **NOTICE OF PLAINTIFF'S MOTION TO AMEND CAPTION**

1 TO ALL PARTIES AND THEIR COUNSEL OF RECORD:

2 PLEASE TAKE NOTICE that on August 28, 2024, at 1:30 p.m., or as soon
3 thereafter as counsel may be heard by the above-entitled court, located at 350 West
4 1st Street, Courtroom 5C, Los Angeles, CA 90012, Plaintiff Chanaaz Mangroe
5 p/k/a Channii Monroe (“Plaintiff”) will and hereby does move this Court for an
6 order granting Plaintiff’s Motion to Amend the Case Caption to Correct Defendant
7 Epic Records’ Name.

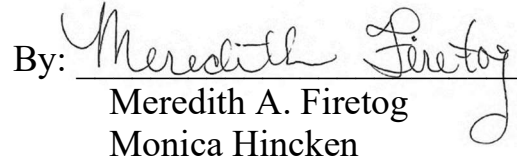
8 Plaintiff moves on the grounds that the proposed amendment merely corrects
9 the name of a Defendant and asserts exactly the same claims that were set out in
10 the original Complaint. In addition, the correct Defendant, Sony Music
11 Entertainment, had notice of the action such that it will not be prejudiced in
12 defending on the merits. Finally, Plaintiff’s proposed caption amendment should
13 not prejudice her right to make a subsequent amendment to the complaint “as a
14 matter of course” under Fed. R. Civ. P. 15(a).

WIGDOR LLP
85 FIFTH AVENUE, FIFTH FLOOR
NEW YORK, NY 10003
(212) 257-6800

1 Dated: July 15, 2024

Respectfully submitted,

2 **WIGDOR LLP**

3
4 By: 
5 Meredith A. Firetog
6 Monica Hincken

7 85 Fifth Avenue, Fifth Floor
8 New York, NY 10003
9 Telephone: (212) 257-6800
10 Facsimile: (212) 257-6845
11 mfiretog@wigdorlaw.com
12 mhincken@wigdorlaw.com

13 *Counsel for Plaintiff Chanaaz Mangroe p/k/a
Channii Monroe*

14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
WIGDOR LLP
85 FIFTH AVENUE, FIFTH FLOOR
NEW YORK, NY 10003
(212) 257-6800